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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/712,778	11/13/2003	Hendrik Willem Meijer	U 014884-0	7412	
140	7590 11/02/2004		EXAMINER		
LADAS & PARRY			A, PHI DIEU TRAN		
26 WEST 61S NEW YORK,			ART UNIT	PAPER NUMBER	
, , , , , , , , , , , , , , , , , , , ,			3637		
		•	DATE MAILED: 11/02/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

* 3 *		Applicat	ion No.	Applicant(s)				
Office Action Summary		10/712,	778	MEIJER ET AL.				
		Examine	er	Art Unit				
_		Phi D A		3637	•			
Period fo	The MAILING DATE of this communi or Reply	cation appears on t	ne cover sheet with the	correspondence addre	ess			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNION Insions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commit expend for reply specified above is less than thirty (30 period for reply is specified above, the maximum state that the period for reply is specified above, the maximum state that the period for reply is specified above, the maximum state that the period for reply is specified above, the maximum state that the period for reply is specified above, the maximum state that the period for reply is specified above.	CATION. of 37 CFR 1.136(a). In no e unication.)) days, a reply within the st tutory period will apply and will, by statute, cause the ag	event, however, may a reply be to atutory minimum of thirty (30) da will expire SIX (6) MONTHS from polication to become ABANDON	imely filed bys will be considered timely, the mailing date of this commetion (35 U.S.C. § 133).	nunication.			
Status								
1)⊠	Responsive to communication(s) file	d on 16 August 200	14.					
′=	This action is FINAL . 2b) ☐ This action is non-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits								
•	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) 1-22 is/are pending in the a	polication	,					
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.	o maidawii iioiii o	onoider dilori.					
· _	6) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) <u>1-22</u> is/are rejected. 7) ☐ Claim(s) is/are objected to.							
· · · · · · · · · · · · · · · · · · ·	8) ☐ Claim(s) are subjected to.							
	•	ion and/or election	requirement.					
Applicat	ion Papers		•					
·	The specification is objected to by the		_					
10)	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any object	tion to the drawing(s)	be held in abeyance. Se	ee 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including		= : :	=				
11)	The oath or declaration is objected to	by the Examiner. N	lote the attached Office	e Action or form PTO-	152.			
Priority ι	ınder 35 U.S.C. § 119							
a)(Acknowledgment is made of a claim f All b) Some * c) None of: 1. Certified copies of the priority of 2. Certified copies of the priority of 3. Copies of the certified copies of application from the Internation see the attached detailed Office action	documents have be documents have be of the priority docum nal Bureau (PCT Ru	en received. en received in Applica nents have been receiv lle 17.2(a)).	tion No red in this National Sta	аge			
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview Summar	y (PTO-413)				
	e of Draftsperson's Patent Drawing Review (P		Paper No(s)/Mail D	Date				
	mation Disclosure Statement(s) (PTO-1449 or F r No(s)/Mail Date	PTO/SB/08)	5) Notice of Informal 6) Other:	Patent Application (PTO-15)2)			

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Claim Rejections - 35 USC § 112

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1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 12, 17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 12 line 3 "the ends of the parts" is lacking antecedent basis. The claim is thus indefinite.

Claim 17 line 4 "the ends of the parts" is lacking antecedent basis. The claim is thus indefinite.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-7, 10-15, 20-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Wolfensberger (3380768).

Wolfensberger (figure 6) shows an assembly of a coupling profile, wall elements (74, 75), at least one cover profile (50) for covering the coupling profile, the wall elements are connected to each other by the coupling profile(51), the cover profile is coupled with the coupling profile, the wall elements abut each other (through the coupling profile), the cover profile fully covers the coupling profile, the cover profile is situated on the other side of the

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coupling profile than the side of the coupling profile where the wall elements meet, the cover profile extends over the pair of wall elements in a direction perpendicular to the longitudinal direction of the elements, the coupling profile is made of a rigid material, the coupling profile is made of metal (col 6 lines 34-36), the coupling profile at the cover side forms an angle of greater than 1800, the coupling profile is straight, the coupling profile is provided with an outermost recess for accommodating the cover profile and with an inner most recess for accommodating the ends of the parts to be connected, the outermost recess is limited to either side by two outermost legs, the longitudinal edges of the cover profile being provided with respective recesses to fit over the respective outermost legs, the innermost recess being limited to either side by two innermost legs, the ends of the parts to be connected being provided with respective recesses to fit over the respective innermost legs, the outermost legs have a square buckle, the outermost and innermost legs have been arranged perpendicularly to the base surface of the outermost recess and the innermost recess respectively, the wall elements being garden house wall elements.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 8-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wolfensberger (3380738).

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Wolfensberger shows all the claimed limitations except for the cover profile and the wall elements are made of wood.

Wolfensberger further discloses the profiles are used to cover cabinets, wall paneling, facing, worktable, mounting frame.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Wolfensberger to show the cover profile and the wall elements are made of wood because having a wood cover profile would provide for an aesthetic appearance at the joint when joining wooden structures together, and having the panel formed of wood would have been an obvious matter of engineering design choice as wood, metal, plastic are well known material for forming panels for different applications.

7. Claims 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wolfensberger in view of Hugens (4258519).

Wolfensberger shows all the claimed limitations except for the assembly further comprising a pair of lower edge members, the lower edge members can be coupled in pair by means of the coupling profile, the inner most recess of the coupling profile is adapted for accommodating the ends of the lower edge members, the ends of the lower edge members having recesses to fit over the respective innermost legs, the lower edge members are covered by the cover profile.

Hugens shows an assembly having a pair of lower edge members (10c) that can be coupled in pair by means of the coupling profile, the inner most recess of the coupling profile (22) being adapted for accommodating the ends of the lower edge members, the ends of the

lower edge members having recesses to fit over the respective innermost legs, the lower edge members are cover by a cover profile (18).

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Wolfensberger to show the assembly further comprising a pair of lower edge members, the lower edge members can be coupled in pair by means of the coupling profile, the inner most recess of the coupling profile is adapted for accommodating the ends of the lower edge members, the ends of the lower edge members having recesses to fit over the respective innermost legs, the lower edge members are covered by the cover profile as taught by Hugens because it would enable the supporting the coupling profile from the bottom, and provide for a tight seal at the bottom of the structure.

Response to Arguments

Applicant's arguments filed 8/16/04 have been fully considered but they are not 8. persuasive.

With respect to applicant's reference to figures 1-5 of Wolfensberger reference, examiner respectfully points out that the teachings of figure 6 is applied in the art rejection, not figures 1-5. The argument is thus moot.

With respect to applicant's statements that the structures (74, 50, 51) cannot be the wall elements, cover profile, and coupling profile, examiner respectfully disagrees. The structures meet all the claimed structural limitations and function in a corner environment as applicant's invention, the structures thus teach applicant's wall elements, cover profile, and coupling profile limitations. The argument is thus moot.

With respect to the wall elements (74, 75), examiner respectfully points out that a door of a house certainly is a wall element. The claims do not contain limitations specifically to what the wall elements must be. The argument is thus moot.

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With respect to applicant's statement of "inner rail element does not couple to sheet or plate 74", examiner respectfully disagrees. Figure 6 shows the sheet or plate couples to the inner rail element. Webster Dictionary: Couple to fasten together, to connect for consideration together, to join. The structures taught by Wolfensberger meet the definition of "couple". The argument is thus moot.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art shows different corner joint device.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing

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date of this final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Phi D A whose telephone number is 703-306-9136. The

examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lanna Mai can be reached on 703-308-2486. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Phi Dieu Tran A

10/29/04

LANNA MAI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600